

11-30363

8

Greetings to the United States District  
Court

AUG 12 2011

pg: 01 of 06

CLERK'S OFFICE

DETROIT

Eastern District of Michigan

My name is Eric E. Miller and my SS# 281-17-9332 and my criminal case # 2:11 MJ-30363-JU; 18 USC sec: 9:30(f)(1). I was arrested by Special Agent, Matthew P. Stone of Homeland Security, Protective Service, Police on June 16, 2011. I was taken before a Magistrate, Judge, R. Steven Whalen; I believe there was a District Attorney, AUSA, Matthew A. Roth for the U.S. Prosecution.

I've been sent to a Federal Prison in Chicago, Illinois for an evaluation, ordered by the Magistrate, but there seems to be a great deal of issues or resistance here... In my opinion I'm being giving the run around daily... how library, mailing process, phone calls, access to my own legal work, and the right to Grieve the issues.

What I would like to communicate to the Court now is what I tried to get my temp. lawyer to do on June 18, 2011.

My Attorney stroke some of the issues of Matthew, Stone's testimony, however she and the Court allowed Heresay; Dream Interrogation Programs, lies, he knew full well where DTP lies, untrue stories into the court room. My lawyer stated at this point of the preline. it was ok?? What??

pgs: 02 of 06

Matthew P. Stone and other arresting Officers on July 13, 11 and June 16, 2011 stole my property. There's no reason for this Officer and other Admin. Officers to have my I'd, Bank of America, Visa Debit card, cell phones, back pack and other articles of great value (like my keys) in their possession. The whole entire ordeal of my incarceration ~~rest~~ rest on the thief of my U.S.B's, Data Storage devices, Homeland Security Police (Protective Service Officer's) stole from me on July 13, 11, so why are they being allowed to steal the rest of my property?

The issues of this case are extraordinary and I need my Attorney to come visit and talk with me, several times, before this criminal case is even close to being heard before the Court.

My lawyer will need to know the issues and prepare the Court because it will take "some-time" to "Out-line" the Extraordinary facts of these DIP, criminal cases. At this point I don't even know who's my Attorney or when my case will be heard; who the Judge will be and more importantly, how much time this bogus charge carries.

Hello, my name is Eric E. Miller and for many years I have been filing complaints with the U.S. Civil Courts. The Complaints have always outline the facts that I am being stalked and forced in and out of jails by Federal and State Agencies who take advantage of my ~~step~~ dis-ability.

page: 03 of 06

Because I have a highly un-usual sleep dis-order, called "Sornaniliqay" the Feds stalk my sleep dis-order, day and night, for the purpose of Dream Interrogation Programs, DIP's and for all kinds of entrapment. The DIP's Experiments are Dream Scenarios or Questions that are placed to me (while I am asleep) by the Malicious Thoughts of the Fed, Officer or Secord, Third, Fourth Party Actors. They are the mindless, un-conscious, DIP Answers that do not necessary express my conscious and Will-full thoughts. They are the mindless answers of a person who is under the sleep status of narcolepsy and Sornaniliqay. So that the Judge may understand... If the Prosecution and the Mental Health Doctors, who have been ordered to evaluate me, would like to make an argument that this was my conscious thoughts, they would be wrong and out of their scope of Judgement and Profession. I have spoken with a number of mental health Doctors, Two of which, while here at the MCC, Chicago, Prison and both admit that they know very little about the sleep status of Sornaniliqay. Since I have communicated ~~to~~ <sup>to</sup> the Doctors, some of the details of this correspondence, ~~to~~ <sup>to</sup>, about the ongoing DIP Experiments; it seems to me, it would make good sense that the Doctors, who are evaluating me, have some back-ground on DIP's and Sornaniliqay experiments to make a good decision on my Mental Health Status.

pge: 04 of 06

This time they have used the DIP experiments to have me locked up on a bogus Charge of 18 U.S.C. Sec: 930(E)(1) Possession of a Dangerous Weapon on Federal Grounds.

It has been my experience from dealing with State Doctors and Fed. Doctors that they have little to no experience in Somaniliquy. ~~but~~ they strongly refused to know, understand or make any evaluation on the sleep dis-order in anyway! Further-more their short sighted decision will tend to make an un-favor-able position for ~~the~~ Defense. The lack of education that the Doctors have in this field of Internal Medicine, Somaniliquy, poses a un-fair advantage for the prosecution <sup>it help them</sup> ~~the~~ Once again this lack of education poses an unfair application to the defense! "This is why I make this request for the Court to authenticate the sleep dis-order, Somaniliquy and if possible have expert testimony on the sleep dis-ability all together." "Only a mental inquiry (evaluation) into this area of Internal Medicine can migrate me from a one sided decision that the Doctors might make to the Court."

I was coerced by my sleep dis-ability that has the power to make a person "Automate" and do things, while he or she is awake or asleep. "The Automation process is so spontaneous and overwhelming that a person may not know he or she is about to automate to the D.I.P."

As I have inturred and Stated, over and over again for the last seven or more years of my contact with the Federal courts about these worth-less sleep dis-order experiments... so please refer to my many pass civil Complaints for more information. "For Further inquiry on Somaniliquy, the sleep dis-order please refer to 10 Edison of Harrison Principles on Internal Medicine... Google or Wikiclopedia website will Help"

pge: 05 of 06

This criminal case of 18 USC sec. 930 (E)(1) was a DIP Experiment brought on by the Feds Agent or their Third Party Actors, designed to incarcerate me as routinely as stalking my sleep dis-order.

These Agents want me locked up so they can stalk my sleep dis-order for the rest of my "life, with-out interruption."

I ain't gon be no-bodies experiment for the rest of my life and having no-way to escape from the terror of the DIP's.

I have tried for many years to <sup>take</sup> the Feds and their Second, Third and Fourth Party Actors to Court but they seem to be-able to porison, use Third Party Actors to volently <sup>take</sup> attack me and Obstrut Justice to prevent me from proceeding with a Due Process, Action Suit.

I ask for a copy of this affidavit to be filed with the Court under my case num 2:11 MJ-30363-JU so that the Judge may understand my intentions and the issues involved with me. And ~~farther~~ <sup>further</sup>-more please send a copy to my attorney so it will become apart of my Defense and serve as to inform and express my intution in Court.

Because I am indegent and dont have his or her address I ask the Clerk to please have the lawyer to call or contact me ASAP, by mail, at the MCC in Chicago, IL.

I would like my lawyer to acted in my behalf to obtain my computer because there are Fed. Doc's on there that show the history of these ongoing cases... "this is my evidence and effort to migrate myself from this charge." It has been the Objective of the Feds/State Agencies, and Third Party Actors to destory my Docu., computers and U.S.B's which can be seen because Homeland Security, Police Officers have stolen my propriety ~~law~~ again.

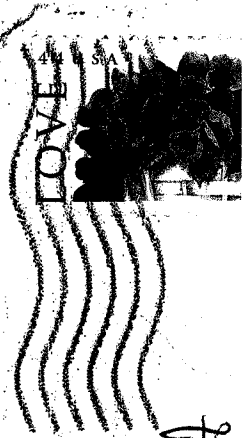


pg: 06 of 06

My computer and other Federal Court Documents <sup>are</sup> in trouble of being auction off at my Storage facility in Dearborn County. If my Lawyer is able to obtain my computer from being sold at the Storage auction it will show that this is not the first time that the Feds, or its Third Party Actors have tried to destroy my documents ~~an~~ Etc., to obstruct justice. From time to time doing the Dream Interrogation Sessions I am sometimes able to ~~retain~~ a session (what I have heard) and one day a Third Party Actor told me that he was going to get the Court and my Storage Co. "twisted up" so that he could get my property auction off to him... That's ~~if~~ ~~thief~~ ~~and~~ ~~that~~ ~~it~~ ~~will~~ ~~be~~ ~~if~~ my lawyer doesn't <sup>work</sup> fast enough. This is why it is so very important for my attorney to contact me ASAP to obtain the property that is vital to my defense. The Storage facility is located in Dearborn County; approx 6 miles after you pass the Ford Headquarters off of Michigan Ave; as you travel up Mich. Ave you will come to Telegraph Rd exit; approx 2 or 3 lights down make a left on to Gully Rd; you will see HomeDepo to your right... McDonalds to your left; travel approx. 0.2 miles down the Rd and you will have already pass the Rail Road tracks; So make right into the Storage site. I believe the locker number is 752 so please inform and consult the Clerk if necessary. You will have to get my keys and property from Matthew P. Stone Office or Advin 313-226-2417

The bill ~~abs~~ suppose to be paid on the 3rd  
Tele# and address unknown

Signed this day: Erin Miller  
Dated: 08-02-2011  
Invoice num# 45990-039



CHICAGO IL 606

10 AUG 2011 PM 6 T

United States District Court  
Criminal Division  
231 West Lafayette  
Detroit, MI 48226

Eric S. Miller  
71 West Van Buren  
Chicago, Illinois 60605  
Inmate # 45990-039



AUG 12 2011  
CLERK'S OFFICE  
DETROIT



